



PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, AUGUST 7, 1948

Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER HIMACHAL PRADESH

NOTIFICATIONS

Simla, the 26th July 1948

No. A. 5-65/48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to appoint Sardar Sahib Sardar Baldev Singh as Excise Assistant, Himachal Pradesh Government, with effect from the forenoon of the 8th July 1948.

By order,

E. P. MOON,

*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 26th July 1948

No. D. 16-72/48.—In exercise of the powers conferred under the proviso to Section 5 of the Himachal Pradesh (Administration) Order 1948, the Chief Commissioner, Himachal Pradesh is hereby pleased to order that in supersession of all the previous orders in force in the different Areas of the Districts of Mandi and Mahasu, banning the export of movement of foodgrains from one area to the other within the Himachal Pradesh, there shall be free movement of all the foodgrains between the Districts of Mandi and Mahasu.

By order,

E. P. MOON,

*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 26th July 1948

No. Ft. 29-118/48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal

Pradesh, is pleased to make the following appointment in the Forest Department of Himachal Pradesh with effect from the date mentioned:—

S. No.	Name.	Present Rank.	Appointed.	Posted or transferred.	With effect from	REMARKS.
1	Shri Pritam Dass.	Deputy Commissioner Khansil & Delath.	Officer on special duty in the Himachal Pradesh Secretariat.	Simla.	20-7-48 (forenoon)	

By order,

E. P. MOON,

*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 28th July 1948

No. D. 100-5/48.—Whereas L. Om Parkash, son of L. Piare Lal, a member of the Municipal Committee, Nahan has been convicted by the Criminal Court, Nahan more than once of offences showing and implying defect of character which make him unfit to be a member of the Committee, I therefore order his removal from the membership of the said Committee under section 16(1) (a) of the Punjab Municipal Act III of 1911, the provisions of which are already applicable to Sirmur District.

By order,

N. C. MEHTA,

*Chief Commissioner,
Himachal Pradesh.*

No. A. 56-10/48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to appoint Rai Sahib Thakur Amin Chand as Director of Lands Records, Himachal Pradesh, with headquarters at Sanjauli; with effect from the forenoon of the 8th July, 1948.

By order,

E. P. MOON,

*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 29th July 1948

No. J. 79-25/48.—In supersession of this office notification No. J. 97-25/48, dated the 17th June, 1948, and in exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh is pleased to appoint Mian Dina Nath to be a District and Sessions Judge for the whole of the area comprising Jubbal Sub-Division of the Mahasu District of the Himachal Pradesh.

By order,

E. P. MOON,
*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 31st July 1948

No. O|5-15(1)|48.—In continuation of Notification No. O. 4-1(15)|48, dated the 19th June, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to order that Mr. G. M. Laul, Additional District Magistrate, Sirmur

District, shall exercise all the powers of a District Magistrate except those under Section 435 of the Code of Criminal Procedure.

By order,

E. P. MOON,
*Deputy Chief Commissioner,
Himachal Pradesh.*

Simla, the 2nd August 1948

No. O|5-17|48.—In supersession of the late Jubbal Darbar Notification, dated the 19th April, 1948, the Chief Commissioner, Himachal Pradesh, is pleased to direct that the parganas of Bamta, Shanta and Tiari shall form part of the Chaupal tehsil instead of the Jubbal (old Barar tehsil) tehsil of the Jubbal sub-division.

By order,

E. P. MOON,
*Deputy Chief Commissioner,
Himachal Pradesh.*

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

ed offlating Assistant Surgeon, Victoria Hospital, Ajmer with effect from the forenoon of the 31st May 1948.

NOTIFICATIONS

Ajmer, the 24th July 1948

No. G|Munl-10-III.—In accordance with the provisions of sub-section (3) of section 7 of the Ajmer-Merwara Municipalities Regulation, 1925 (VI of 1925), the Chief Commissioner is pleased to notify that the following gentlement were returned un-opposed as elected members of the Beawar Municipal Committee:—

- (1) Mohamad Ramzan S/O Haji Allabelli.
- (2) Mohamad Ramzan S/O M. Kadar Bux.
- (3) Mohamad Mukhtar S/O Haji Gulam Zakaria.
- (4) Immamuddin S/O Chhutan.

By order,

B. N. MATHUR,
*for Secretary to the Chief Commissioner,
Ajmer-Merwara*

Ajmer, the 26th July 1948

No. A|23-105.—Dr. Madan Gopal Nangia, M.B.B.S., lately of the N.W.F.P., P.C.M.S., Class II, is appoint-

RENEWAL OF CERTIFICATE OF APPROVAL

Ajmer, the 27th July 1948

No. G|4-1-IV.—It is hereby certified that the Certificate of Approval granted to Mr. Chaturam, Managing Director of M/S Chaturam Harilram Ltd., of Kodarma (Bihar) in this Administration Notification No. 173-A|37, dated the 16th February 1938 and subsequently renewed in this Administration Notification No. 344|173-A|37, dated the 18th March 1939, Nos. A|25-1-III, dated the 23rd April 1945 and 7th May 1946 and thereafter renewed by the Collector, Ajmer-Merwara for the year 1947 has been further renewed with effect from the 1st January 1948.

2. This renewed Certificate of Approval will remain in force upto midnight of the 31st December 1948.

By order,

B. N. MATHUR,
*for Secretary to the Chief Commissioner,
Ajmer-Merwara.*

Ajmer, the 27th July 1948

No. F|4-96(CC).—With reference to this Administration Notification No. F|4-96(C C), dated the 14th June, 1947, the land designated below being required for a public purpose this declaration is made accordingly:—

District.	Pargana.	Manza.	Approximate area and boundary.	For what purpose.	Remarks.
Ajmer	Ajmer ..	Ajmer ..	Field No. 4230 1 4 10	Construction of Imperial Police Station.	The plan can be seen in the office of the Collector, Ajmer.
		Thok ..	4235 0 7 10		
		Maliyan ..	4237 1 0 0		
			4238 0 4 10		
			4262 1 6 10		
			4254 0 10 0		
			4285 1 9 0		
			4295 3 3 10		
			4253 0 3 0		
			4204 2 8 0		
			4296 0 1 10		

BOUNDARY.

North.	South.	East.	West.
Field Nos. 4262 & 4239 of Govt. under the supervision of Mayo College, Ajmer.	Field No. 4297 of Govt. under the supervision of Mayo College, Ajmer.	Field Nos. 4202 & 4293 of Govt. under the supervision of Mayo College, Ajmer.	Field Nos. 4274, 4186 & 14188 of Shamlat Deh.

This declaration is made under section 6 of the Land Acquisition Act, 1894 (I of 1894) as amended by the Land Acquisition (Amendment) Act, 1923 (XXXVIII of 1923), and as adopted by the Government of India, (Adaptation of Indian Laws) Order, 1937 and the Indian Independence (Adaptation of Central Acts & Ordinances) Order, 1948, read with the Government of India, Late Home Department Notification No. F. 126/37-Public, dated the 1st April 1937. The Collector is directed under section 7 of that Act to take order for the acquisition of the land.

By order,

B. N. MATHUR,
for Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 29th July 1948

No. A|10-100.—In exercise of the powers conferred by clause (h) of Section 62 of the Excise Regulation I of 1915 as adapted by the Government of India (Adaptation of Indian Laws) Order 1937 read with the Government of India, Home Department Notification No. F. 126/37-Public, dated the 1st April 1937, the Chief Commissioner is pleased to make the following addition to the special conditions applicable to license in form F.L.2 published in his Notification No. 210/152-A/37, dated the 24th February 1939:—

“10. No sales shall be made before 11 A.M. and after 8 P.M.”.

2. This amendment shall take effect from 1st August 1948.

By order,

B. N. MATHUR,
for Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 29th July 1948

No. A|10-100.—In exercise of the powers conferred by clause (h) of Section 62 of the Excise Regulation I of 1915, the Chief Commissioner Ajmer-Merwara, is pleased to direct that conditions for the sale of the country spirits published in his Notification No. 1759-1227, dated the 10th September 1915, shall be amended as follows.

1. Substitute “11 A.M.” for “8 A.M.” in condition 8 in Part III (General conditions applicable to all spirit and fermented liquor licenses).

2. Insert the following as condition No. 3 in Part VI (Special Conditions applicable to retail Country spirit shop licenses).

3. No Country spirit shop shall be opened on the following days:—

1st, 8th and 10th of each month at Ajmer city and on 1st, 9th and 10th of each month at Beawar and Bijainagar proper.

4. These amendments shall take effect from 1st August, 1948.

By order,

B. N. MATHUR,
for Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 30th July 1948

I.

No. A|3-85.—The services of Mr. E. D. Mehta, as City Magistrate, Ajmer, are terminated with effect from the 13th July 1948.

By order,

A. N. LAL,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

II.

Syed Abdul Rauf, Stipendiary Magistrate, 1st class, Ajmer, is appointed to officiate as City Magistrate, Ajmer, with effect from the 13th July 1948, vice Mr. E. D. Mehta.

By order,

A. N. LAL,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

Ajmer, the 30th July 1948

No. A|22-4.—Notice is hereby given under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (I of 1894) as amended by the Land Acquisition (Amendment) Act, 1923 (XXXVIII of 1923) and as adapted by the Government of India (Adaptation of Indian Laws) order, 1937, and the Indian Independence (Adaptation of Central Acts and Ordinances) Order 1948, read with the Government of India, Home Department notification No. F. 126/37-Public, dated the 1st April 1937, that the land described below is required for a public purpose and the Collector is directed to take action under the said section.

District.	Pargana	Mauza	Approximate area.	Purpose.	Remark.
Ajmer-Merwara	Beawar	Naya-nagar.	Khasra No. 147/1 Bl. wa. si. 11 18 0	For starting Ayurvedic Ltd., concern.	
			1	148	4 8 10
				Total	10 6 10
<i>Boundaries.</i>					
North: Khasra Nos. 149/1, 158/1 and 161 of Kishen Lal and Surajmal sons of Sheonath Brahmin.					
South: Khasra No. 139 and 158/2 of Rikh Jastraj, Khasra Nos. 140, 141, 142 and 143 of Maajid Amla and others, 144 and 145 of Mst. Birdhi w/o, Birdhi Chand.					
West: Khasra No. 153 of Govt.					
East: Khasra Nos. 148 and 162 of Shamlat Deh and Khasra Nos. 163, 164, & 165 of Kishenlal Surajmal, 166 of Ghasi Chamar.					

Under section 5 (A) (1) of the Act, any person interested in the land may within 30 days of the issue of this notice submit objections to its acquisition to the Collector under the Land Acquisition Act, Ajmer-Merwara.

By order,

A. N. LAL,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 23rd July 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

Name of Division or Block.	QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALMS OF 392 LBS. EACH).				
	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since 1st September 1947	During the corresponding period last year.	District included in the block
1	2	3	4	5	6
Ajmer-Merwara	Nil	12.04	11264.90	11388.17	

GAURI SHANKAR,
Superintendent,
for Deputy Commissioner,
Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

drive a Motor Vehicle or for undergoing a test of competency to drive the fee shall on application be refunded.

NOTIFICATIONS

Delhi, the 23rd July 1948

No. F. 6(16)46-C.S.—The powers conferred on the following officials under Section 40 of the Punjab Laws Act 1872, in the Chief Commissioner's notifications noted against each are hereby withdrawn:—

1. Price Control Sub-Inspector Baldev Raj—Notification No. F. 6(16)46-C.S., dated the 21st June, 1948.
2. Price Control Sub-Inspector Surendra Singh Yadav—Notification No. F. 6(16)46-C.S., dated the 16th May, 1946.

By order,

I. D. MATHUR,

Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 23rd July 1948

No. F. 12(95)48-H.P.W.—The following draft of rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by Sections 21 and 41 of the Motor Vehicles Act, 1939, read with the notification of the Government of India in the Department of Communications No. R-60, dated the 28th June, 1939, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 16th August, 1948, together with any objections or suggestions which may be received by the Chief Commissioner from any person with respect to it before the date specified:—

Draft Rules

(1) Notwithstanding anything contained in the Delhi Motor Vehicles Rules 1940, no fee shall be charged for the issue or alteration of certificates of registration relating to Motor Vehicles which are the property of Monsignor E. Vagnozzi, the Charge d' Affairs of the Papal Legation in India and the other members of Papal Legation.

(2) If the Papal Legation in Delhi has paid or shall hereafter pay a fee for the issue or renewal of a license to

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 24th July 1948

No. F. 2(67)47-R&J.—In pursuance of the provisions of sections 84 and 225 of the Punjab Municipal Act 1911, the Chief Commissioner of Delhi is pleased to empower and appoint Rai Sahib Shanti Lal Ahuja, P.C.S., Additional District Magistrate, Delhi to hear appeals against taxation and against the order of a Municipal Committee under sections 84 and 225 of the Punjab Municipal Act.

By order,

N. M. PATNAIK,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 24th July 1948

No. F. 12(53)48-H.P.W.—The Chief Commissioner of Delhi being satisfied that this prohibition is necessary in the interest of public safety and convenience, is pleased to prohibit under section 74 of the Motor Vehicles Act 1939, the driving of motor vehicles at night in Delhi and New Delhi unless the upper half of headlights is painted black.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 26th July 1948

No. F. 5(66)48-L.S.G.—In exercise of the powers conferred by clause (d) in sub-section (1) of section 242 of the Punjab Municipal Act, 1911, the Chief Commissioner of Delhi is pleased to appoint Major M. S. Chadha, I.M.S.,

the Deputy Director of Health Services, Delhi Province to be a member of the Notified Area Committee, Civil Station, Delhi, with effect from the 1st July, 1948, from which date the post of Chief Health Officer Delhi Province has been abolished.

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 26th July 1948

No. F. 7(219)48-HPW.—Miss M. Allcard assumed charge of the post of Nursing Sister Irwin Hospital, New Delhi, on the fore-noon of the 4th July 1948.

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 27th July 1948

No. F. 1(84)48-L.S.G.—In exercise of the powers conferred by sub-section (6) of section 59 of the United Provinces Town Improvement Act, 1919, as extended to the Province of Delhi, the Chief Commissioner of Delhi is pleased to accept the resignation of Agha Nisar Ahmed and to extend the term of appointment of Rai Bahadur Pandit Narain Dass as an assessor on the Delhi Improvement Trust Tribunal from 8th June, 1948 to the 28th February, 1949.

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 27th July 1948

No. F. 2(119)47-R. & J.—In exercise of the powers conferred by sub-section 6 of section 144 of the Criminal Procedure Code, 1898, the Chief Commissioner of Delhi being satisfied that this measure is necessary to avoid danger to human life, safety and disturbance of public safety, is pleased to direct that the order reproduced below, which was passed by the District Magistrate, Delhi on the 30th January 1948, and extended upto 30th July, 1948, vide Chief Commissioner's notification of even number, dated the 24th May, 1948, shall remain in force for a further period of two months, with effect from the 31st July, 1948.

ORDER

Whereas credible information has been received that members of the public including non-residents of the Dominion of India have been lately taking photographs of the Willingdon and Palam Airfields and their accessories;

And whereas in the present atmosphere its immediate prevention is necessary to avoid danger to human life, safety and disturbance of public safety, I, M. S. Randhawa, District Magistrate, Delhi, in exercise of the powers conferred by section 144 Cr. P. C. do hereby prohibit the possession of a camera, or any material for making sketch plan, model or other representation, in or in the vicinity of the two Air Fields and also prohibit the making of photographs, sketch plan, model and other representation, of the two Airfields, their accessories and objects and person present therein, by any person, except under a written permit granted by me or any other officer authorised by me in this behalf.

This order is directed to the public generally when frequenting or visiting the two Air Fields and their vicinity.

It shall come into force with immediate effect and will last for two months.

Given under my hand and seal this thirtieth day of January, 1948.

30th January 1948.

M. S. RANDHAWA,
District Magistrate, Delhi.

By order,
N. M. PATNAIK,
Home Secretary
to the Chief Commissioner,

Delhi, the 27th July 1948

No. F. 10(3)47-L.S.G.(I).—In exercise of the powers conferred by sub section (2) of Section 24 of the Municipal Act, 1911, the Chief Commissioner has decided that the appointment of Chaudhri Ahmad, Japanwala, as a member of the West Delhi Notified Area Committee shall be deemed to be invalid omitted to take an oath of his allegiance.

2. The Chief Commissioner is also pleased to a under Section 242(I) (d) of the said Act, Mr. Dhai B.A., LL.B., in place of Chaudhri Sultan Ahmad Jwala as the member of the said committee for the rest the term of the existing committee.

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 28th July 1948

No. F. 3(38)48-R. & J.—Under the provisions of Section 133(1) of the Code of Civil Procedure Act V of 1908, the Chief Commissioner of Delhi is pleased to exempt Sir Shankar Lal and Sir Shri Ram, from personal appearance in the Civil Courts of the Province of Delhi.

By order,
N. M. PATNAIK,
Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 28th July 1948

No. F. 4(3)48-L.S.G.—In pursuance of the provisions of section 24 of the Punjab Municipal Act 1911, as extended to the Province of Delhi, the Chief Commissioner of Delhi is pleased to notify that Shree Anand Sarup Gupta has been elected a member of the Municipal Committee, Shahdara from Ward No. 1, in place of Hakim Mohd. Mian for the remaining term of the Committee ending on the 16th March, 1949.

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47-(1)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by Section 6 of the Indian Fisheries Act 1897 to regulate the erection and use of fixed engines, the construction of weirs, the dimensions and kind of nets to be used and the mode of using them and the like in waters to which the said rules may at any time hereafter be applied in pursuance of sub-section (1) or sub-section (2) of the said Section of the act, are published for the information of the public. The draft will be taken into consideration three weeks from the date of this notification together with any objections or suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules

I. In any waters to which these rules may at any time be applied by notification under sub-section (1) or sub-section (2) of section 6 of the Indian Fisheries Act, 1897, the following prohibitions and regulations shall be observed, namely:—

(a) No fixed engine (as defined in sub-section (2) of Section 3 of the said Act) shall be erected or used.

(b) No drag net shall at any time be used.

Vote.—The expression "drag net" includes two or more Chilwa nets combined and used as a drag net).

No weir intended for the purpose of facilitating the taking of fish shall be constructed.

On breach of any of the provisions of rules I shall be liable with fine which may extend to one hundred and when the breach is a continuing breach, with a further fine which may extend to ten rupees for every day after the date of the first conviction during which the breach is persisted in.

I. Any fixed engine erected or net used in contravention of any of the provisions of rule I, may be seized and removed by any Fisheries Officer or other person specially empowered (by name or in virtue of his office) by the Chief Commissioner, Delhi, in this behalf.

IV. Any fixed engine erected or net used in contravention of any of the provisions of rule I, shall be liable by order of any Magistrate, to forfeiture. Any fish taken by means of any such fixed engine or net, shall be liable to forfeiture at the spot.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47-(ii)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by section 6 of the Indian Fisheries Act 1897, for the protection of fish in the waters of Delhi District are published for the information of the public. The draft will be taken into consideration after three weeks from the date of this notification together with any objections or suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules.

I. All fishing is prohibited for a period of two years in the waters specified below:—

- (1) Escape No. 4 Okhla.
- (2) Madan Pur Khadar Pond.
- (3) Jhil Khuranja Pond.
- (4) Patpar Pond.
- (5) Dhobi Kund near Jumna Bridge between Railway line and P.W.D. road leading towards Shahdra.
- (6) Dhobi Kund near Shahdra between railway line and P.W.D. road leading towards Gandhi Nagar.
- (7) Shamshi Talab at Mehrauli.
- (8) Roshanara Garden Tank.
- (9) Jhil Najafgarh at Najafgarh.
- (10) Ali Jhil.
- (11) Hinden Escape.

II. Any breach of the foregoing rule shall be punishable with a fine which may extend to one hundred rupees, and when the breach is a continuing breach, with a further

fine which may be extended to ten rupees for every day after the date of the first conviction, during which the breach is proved to have been persisted in.

III. Any fixed engine or net or other implement for fishing used in contravention of rule I may be seized by any Fisheries Officer or any other person specially empowered (by name or in virtue of his office) by the Chief Commissioner, Delhi, in this behalf.

IV. Any fixed engine erected or net or other implement for fishing used in contravention of rule I shall be liable, by order of any Magistrate, to forfeiture. Any fish taken by means of any such fixed engine or net or other implement shall be liable to forfeiture at the spot.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47(iii)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by section 6 of the Indian Fisheries Act 1897 for the protection of fish in certain waters of Delhi Province are published for the information of the public. The draft will be taken into consideration after three weeks from the date of this notification together with any objections and suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules

1. All fishing is prohibited for a period of two years in the waters specified below:—

- (i) Jumna river upto one mile on the right bank below Okhla Head Works.
- (ii) Jumna river upto one mile upstream of Shahdra Railway Bridge on both banks.

2. Any breach of the foregoing rule shall be punishable with a fine which may extend to one hundred rupees and when the breach is a continuing breach, with a further fine which may extend to ten rupees for every day after the date of the first conviction, during which the breach is proved to have been persisted in.

3. Any fixed engine or net or other implement for fishing used in contravention of rule I may be seized by any Fisheries Officer or other person specially empowered (by name or in virtue of his office) by the Chief Commissioner, Delhi, in this behalf.

4. Any fixed engine erected or net or other implement for fishing used in contravention of rule I shall be liable, by order of any Magistrate, to forfeiture. Any fish taken by means of any such fixed engine or net, shall be liable to forfeiture at the spot.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47-(iv)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by Section 6 of the Indian Fisheries Act 1897 for the protection of fish in the water near the Jumna Bridge Delhi are published for the information of the public. The draft will be taken into consideration three weeks after the date of this Notification together with any objections and suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules

1. All fishing is prohibited for a period of two years in the waters within a distance of 200 yards on either side of the Jumna Bridge leading towards Shahdra.

2. Any breach of the foregoing rule shall be punishable with a fine which may extend to one hundred rupees and when the breach is a continuing breach, with a further fine which may extend to ten rupees for every day after the date of the first conviction, during which the breach is persisted in.

3. Any fixed engine erected or used or net used for fishing in contravention of rule 1 may be seized and removed by any Fisheries Officer or other person specially empowered by the Chief Commissioner, Delhi, in this behalf.

4. Any fixed engine erected or used or net used for fishing in contravention of rule 1 shall be liable by order of any Magistrate, to forfeiture. Any fish taken by means of such fixed engine or net shall be liable to forfeiture at the spot.

By order,

M. S. SAIT,

Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2) 47-(v)-P&D.—The following draft rules for the regulation of the fishing in the Waters of the Delhi District which the Chief Commissioner of Delhi, proposes to make, in exercise of the powers conferred upon him by Section 3 of the Punjab Fisheries Act II of 1914, as extended to the Delhi Province, are published for the information of the public. The draft will be taken into consideration three weeks after the date of this notification together with any objections or suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Waters

1. Jumna river along with its tributaries and flood channels.

Rules

1. No person shall fish in any of the waters specified above except under a licence in the prescribed form to be granted by the Deputy Commissioner, Delhi.

2. Licences shall remain in force from the 1st day of April in each year to the 31st March in the year following. But the period from the 1st July to the 30th August each year will be considered a close season during which no fishing except with Rod and Line, Hand line and Long line shall be allowed.

3. A licence shall entitle the holder to fish in the waters specified above except during the close season fixed in rule 2.

Proviso.—Provided that nothing in these rules shall entitle a licence holder to fish in any water which is or may hereafter be closed to fishing by a rule notified under section 6 of the Indian Fisheries Act No. IV of 1897.

4. It shall be condition of every licence granted under these rules that the licence-holder is permitted to fish with the following kinds of gear only:—

(a) Nets of all kinds provided that no net shall have at any portion of it a mesh less than $1\frac{1}{2}$ inch square or 6 inches all round except casting nets for which minimum mesh of 1 inch square or 4 inches all round is allowed.

(b) Long line with hooks.

(c) Rod and line.

(d) Hand Line.

(e) Spear.

Proviso.—(i) Provided that no gear except Rod and line may be used in any river or stream within a distance of 200 yards from any bridge, (ii) Provided that the licence-holder is not authorised to use at any one time

more than two of either or any of the kind of gear permitted to him under these rules.

5. Licence fees shall be as follows:—

- (1) For all kinds of fishing—Rs. 10 per season or any part thereof.
- (2) For casting net fishing only—Rs. 8 per season or any part thereof.
- (3) For long line with hooks (Lang) only—Rs. 8 per season or any part thereof.
- (4) For Hand net (Dhangla) fishing only—Rs. 5 per season or any part thereof.
- (5) For Rod and Line or Hand Line fishing only—Rs. 5 per season or any part thereof.
- (6) For Dip net (Kurli) fishing only—Rs. 5 per season or any part thereof.
- (7) Rod and Line Daily licence—Annas eight per day.

Full fee shall be charged for any broken period.

Proviso.—(i) Provided that the licence fees may be refunded to the licensee or his legal heir on the presentation of a claim for refund within one week from the date of issue of licence if it is proved to the satisfaction of the officer issuing the licence that the licence was not availed or under special circumstances, e.g., change of residence to a place where the licence should not be made use of or the death of the licensee immediately after the licence was issued.

(ii) Where a licence granted under the rules is lost or accidentally destroyed, the authority empowered to grant such licence may grant another licence, which shall be a duplicate copy of the original licence, on payment of a fee of one rupee or the original fee of the licence, whichever is less.

6. It shall be a further condition of every licence that the licensee shall be bound to report to the Deputy Commissioner, or any officer of the Fisheries Department any breach of the rules that comes to his notice.

7. It shall be a condition of the licence that every licensee shall be bound to show his licence at the spot to any person empowered to arrest without warrant under section 6 of the Punjab Fisheries Act 1914.

8. The licensee shall not employ or engage any person (other than his own children under the age of 16) to help him with his nets unless the person so employed is also a licensee holder.

9. The licensee shall not be entitled to erect fixed engines (except in the case of stake nets when they are temporarily fixed in water for use in conjunction with drag nets) dams, or weirs, or to divert water for catching any fish.

10. The use of poison, lime, dynamite or other noxious or explosive substances with intent thereby to catch or kill fish is strictly prohibited.

11. All apparatus erected or used for fishing in contravention of these rules may be seized and taken to the nearest Police Station by any person empowered under section 6 of the Punjab Fisheries Act 1914, to arrest without warrant, for offences under the Act, and all such apparatus and all fish taken by means of any such apparatus may be forfeited on conviction of the offender under section 5 of the Act.

12. The Deputy Commissioner of the District may cancel the licence of any person convicted of any breach of these rules or of any provisions contained in or made under the Indian Fisheries Act, 1897.

13. It shall be the further condition of every licence that no fish below the size of 8 inches of the species (i) Rahu (ii) Mirgal (iii) Barbus (Mahseer) (iv) Catla (Thaila) shall be caught. Any such fish caught shall be liberated immediately.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47-(vi)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by section 3 of the Punjab Fisheries Act 1914 as extended to the Delhi Province for the regulation of fishing in the waters specified below are published for the information of the Public. The draft will be taken into consideration three weeks after the date of this notification together with any objections or suggestions that may be received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Waters.

Jumna river for 1 mile up stream upto Hinden Escape and 1 mile down stream of Okhla Head Works including the Eastern Jumna Canal upto its road bridge.

Rules.

1. No person shall fish in any of the waters specified above, except under a license to be granted by the Deputy Commissioner, Delhi.

2. Licences shall remain in force from the 1st day of April in each year to the 31st March in the year following.

3. Licences shall be non-transferable and the licence fee shall be as follows:—

(i) For the season, i.e., 1st April in the year to the 31st March in the year following—Rs. 20/-.

(ii) Per day—Rs. 1/-.

Proviso :—(i) Provided that the Deputy Commissioner may authorise the issue of not more than four licences, free of charge, at Head Works, to the employees of Fisheries Department.

(Provided that the license fees paid may be refunded to the licensee or his legal heir on the presentation of a claim for refund within one week from the date of the issue of license if it is proved to the satisfaction of the officer issuing the licence that the licence was not available of under special circumstances, e.g., change of residence to a place where the licence could not be made use of, or the death of the licensee immediately after the licence was issued).

(Where a licence granted under the rules is lost or accidentally destroyed, the authority empowered to grant such licence may grant another licence which shall be duplicate copy of the original licence on payment of a fee of one rupee or the original fee of the licence whichever is less).

4. A daily licence shall entitle the holder to fish on the day commencing from 6 A.M. to 8 P.M. for which it is obtained, and in any one of the above waters, where as a season licence shall entitle the holder to fish in all waters specified above between 6 A.M. to 8 P.M. (excluding the compartment of the fish ladder, constructed in the weir (and the portion of the river within 20 feet of the lowest compartment of the ladder on the down stream side).

5. It shall be a condition of every licence granted under these rules that the licensee shall fish with Rod and Line only (using not more than two rods at any one time) and that he shall be bound to report to the Deputy Commissioner or any officer of the Fisheries Department, any breach of rules that comes to his notice (and will be bound to show his licence at the spot to any person empowered under section 6 of the Act to arrest without warrant for offences under the Act).

(Provided that the licensees will be permitted to catch chilwa for use as bait, and for no other purpose, with a small meshed casting net not exceeding 2½ feet in diameter either themselves or through the agency of a servant (though he may be a non-licensee) in their presence, i.e., (though they are actually fishing in the water. Catching of chilwa for sale is not permitted by this rule).

6. Any apparatus erected or used for fishing in contravention of these rules, may be seized and taken to the nearest Police Station by any person empowered under section 6 of the Act to arrest, without warrant, for offences

under the Act, and all such apparatus and all fish taken by means of any such apparatus may be forfeited on conviction of the offender under section 5 of the Act.

7. The Deputy Commissioner, may cancel the licence of any person, convicted of the breach of these rules or of any offence under any section of the Indian Fisheries Act, 1897.

8. No person is allowed to fish in the Fish Ladder with any gear except the employees of the Fisheries Department, for scientific study and for studying the habits and spawning of the fish.

9. Foul hooking (i.e. the use of a hook or hooks not properly baited) is strictly prohibited.

10. It shall be the condition of every licence granted under these rules that Deputy Commissioner will determine at the beginning of each season:—

(a) the weight and size limit below which no fish of the kind of Rahu, Mori or Mahseer and Thaila may be killed,

(b) The maximum number of fish mentioned in part (a) above of the size limit prescribed in (a) above which may be caught in a day.

Provided that nothing in these rules shall entitle a licensee to fish in any water closed to fishing by a rule notified under section 6 of the Indian Fisheries Act, 1897.

11. It shall also be a condition of the license that every licensee who desire to employ Sikari must employ one of those persons who are registered on the list of Sikaris maintained in the office of the Deputy Commissioner, Delhi. No man, not so registered be employed as a Sikari. The yearly registration fee for a Sikari is Rs. 2/- in exchange of which a badge and a certificate is issued to the Sikari.

12. Nothing in these rules shall prevent the catching (by any gear) of any species of Fish of any size and weight at any time of the year by the employees of the Fisheries Department.

13. It shall be the condition of every license granted under these rules that the licensee shall fish with Rod and Line only using any of the following lures (Baits).

(1) Artificial fly.

(2) Natural fly.

(3) Artificial spinning bait, including spoons.

(4) Natural spinning bait.

(5) Artificial Worm.

(6) Natural Worm.

(7) Alagee.

(8) Atta.

14. The Deputy Commissioner shall prescribe the number of licenses to be issued on each day and through-out the year.

15. The license shall be kept in charge of the person at the time of fishing.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2)47-(vii)-P&D.—The following draft rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by section 3 of the Punjab Fisheries Act 1914 as extended to Delhi for the regulation of fishing in the Government Canals in the Delhi Province are published for the information of the public. The draft shall be taken into consideration three weeks after the date of this notification together with any objections or suggestions that may be received by that time. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules

1. Fishing in any of the canals belonging to the Crown in Delhi is prohibited except under a license to be obtained from the Deputy Commissioner, Delhi and strictly in accordance with the conditions of such license.

2. On or after the 1st day of April each year the Deputy Commissioner or any officer specially appointed by him and the Executive Engineer in charge of the Canal Division concerned or any Sub-Divisional Officer specially appointed by him for the purpose shall put to auction the right of fishing in the various reaches of the canals in Delhi Province, and shall grant license to fish to the highest bidder in respect of each reach on payment of the amount offered by him.

(Provided that the license fees paid may be refunded to the licensee or his legal heir on the presentation of claim for a refund within one week from the date of the issue of the license if it is proved to the satisfaction of the officer issuing the license that the license was not availed of under special circumstances, e.g., change of residence to a place where the license could not be made use of, or the death of the licensee immediately after the license was issued).

3. A license granted under rule 2 shall remain in force from the 1st of April in each year to 31st of March in the year following.

4. (a) The licensee shall be entitled to fish personally or by his agent, or nominees who shall be provided with written permits signed by the Deputy Commissioner.

(b) The Deputy Commissioner may from time to time supply to the licensee a sufficient number of blank permits duly signed by him.

(c) The Deputy Commissioner or any officer appointed by him in this behalf may also issue licenses for Rod and Line fishing only on behalf of the licensee on payment of the following fees:—

Daily license—Rs. 1/- per day.

Season license (1st April to 31st March in the year following)—Rs. 5/- for the season.

The fee thus realized shall be refunded to the licensee.

(ii) if, however, fishing in any reach of a canal has not been auctioned and no lease under rule 2 issued, the Deputy Commissioner or any officer appointed by him in this behalf, may grant individual licenses for Rod and Line fishing only in that reach on payment of the following fees:—

Daily—Rs. 1/- per day.

Season license (1st April in each year to 31st March in the year following)—Rs. 5/- for season.

(Provided that the license holder is not authorised to use at any one time more than two rods permitted to him under these rules).

(Provided that the license fees paid may be refunded to the licensee or his legal heir on the presentation of a claim for refund within one week from the date of the issue of the license if it is proved to the satisfaction of the officer issuing the license that the license was not availed of under special circumstances, e.g., change of residence to a place where the license could not be made use of or the death of the licensee immediately after the license was issued.)

(Where a license granted under the rules is lost or accidentally destroyed the authority empowered to grant such license may grant another license which shall be a duplicate copy of the original on payment of a fee of one rupee or the original fee of the license, whichever is less).

5. The following shall inter alia be the conditions of every license granted under these rules:—

(a) That the licensee or his agents or nominees shall use the following kinds of gear only for the purpose of fishing:—

(i) Nets of all kinds not having at any portion a mesh less than 1 inch from knot to knot or 4 inches all round.

(ii) Long Line with hooks.

(iii) Rod and Line.

(iv) Spear.

(Provided that the licensee or his agents or nominees are not authorised to use to any one time more than two of either or any of the above gears permitted under the rules).

(Provided that the Executive Engineer may prohibit fishing with (i) nets, etc., and (ii) spear, in the vicinity of siphons and depressed works and in canal when flowing).

(b) That the licensee or his agents or nominees shall report to the Deputy Commissioner or any officer of the Fisheries Department any breach of the rules relating to fishing that may come to his or their notice.

(c) That the licensee or his nominees shall not (be entitled to erect any fixed engine (except a stake net when it is temporarily fixed in water for use in conjunction with a drag net) (or) any dams or weirs for catching fish or otherwise within the canal bed or do any damage to the masonry or other works of the canal (or) violate in any way the provisions of part x of the Northern Indian Canal Drainage Act, 1873).

(d) That the licensee or his agents or nominees shall not use poison, lime, dynamite or other noxious or explosive substances in catching fish.

(e) That the licensee or his agent or nominees shall not interfere in any way with holders of seasonal or daily Rod and Line licenses issued by the Deputy Commissioner on behalf of the licensee the fee for which shall be credited to Government.

(f) That every licensee shall be bound to show his license to any person empowered under section 6 of the Act to arrest without warrant for offences under the Act.

(6) All apparatus erected or used for fishing in contravention of these rules may be seized and taken to the nearest Police Station by any person empowered under section 6 of the Act to arrest, without warrant, for the breach of any rules made under section 3 of the Act, and all such apparatus and all fish taken by means of any such apparatus may be forfeited, on conviction of the offender under section 5 of the Act.

(7) If any person licensed under rule 2 or any person holding a permit under rule 4 is convicted of a breach of the rules here notified, the Deputy Commissioner may cancel the license or permit of the person convicted.

(8) (a) If a person holding a permit under rule 4 is convicted of a breach of these rules, and it appears to the Deputy Commissioner that the breach was committed with the knowledge or connivance of, or at the instigation of the licensee along with whose license the permit was issued the Deputy Commissioner may cancel the license of the licensee.

(b) On the cancellation of license all permits issued along with it shall also be considered as cancelled.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 29th July 1948

No. F. 6(2) 47-(viii)-P&D.—The following draft rules for the regulation of fishing in the public waters of Delhi, which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred upon him by section 3 of the Punjab Fisheries Act II of 1914 as extended to Delhi, are published for the information of the public. The draft will be taken into consideration three weeks after the date of this notification together with any objections or suggestions received by that time in respect thereof. The objections or suggestions should be filed with the Deputy Commissioner, Delhi.

Rules

1. Fishing in any of the "public waters" in the District of Delhi is prohibited except under a license to be obtained from the Deputy Commissioner and strictly in accordance with the considerations of such license.

2. On or after the 1st of April each year the Deputy Commissioner of the District concerned or any other officer specially appointed by him for the purpose shall put to auction the right of fishing the various "public waters" or portion of the "public waters" of the district and shall grant a license to the highest suitable bidder in respect of each "public water" on payment of the amount offered by him in full or by instalments as hereinafter provided.

3. The licensee shall pay the amount offered by him for the fishing rights in full at the time of auction or by three equal instalments (1) at the date of the auction (2) on the first December (3) on 1st March. In the latter case the licensee may also be required to furnish sufficient security for the payment of future instalments.

(Provided that the license fees paid may be refunded to the licensee or his legal heir on the presentation of a claim for refund within one week from the date of the issue of the license if it is proved to the satisfaction of the officer issuing the license that the license was not availed of under special circumstances, e.g., change of residence to a place where the license could not be made use of, or the death of the licensee immediately after the license was issued).

4. A license granted under rule 2 shall remain in force from the 1st April in each year to the 31st March in the year following, but no fishing except with Rod and Line, Hand Line and Long Line shall be allowed during the period from 1st July to 30th August.

5. (a) The licensee shall be entitled to fish personally or by his agents or nominees, who shall be provided with written permits signed by the Deputy Commissioner concerned.

(Provided that nothing in the rules shall entitle a license holder or his agents or nominees to fish in any water closed to fishing by rule notified under section 6 of the Indian Fisheries Act IV of 1897).

(b) The Deputy Commissioner may from time to time supply to the licensee a sufficient number of blank permits duly signed by him.

(c) The Deputy Commissioner may also issue on behalf of the licensee or licensees District permits for Rod and Line fishing for sport only at a fee of Rs. 5/- per season. The fees so realized shall be credited to the licensee or licensees of the District in due proportion. The licensee shall not interfere with the holder of such permits.

(Where a license granted under the rule is lost or accidentally destroyed, the authority empowered to grant such license may grant another license which shall be a duplicate copy of the original license on payment of a fee of one rupee or the original fee of the license whichever is less.

6. The following shall inter alia be the conditions of every license granted under these rules:—

(a) That the licensee or his agents or nominees shall use the following kinds of gear only for the purpose of fishing—

- (i) Nets of all kinds not having at any portion a mesh less than $1\frac{1}{2}$ inch from knot to knot or 6 inches all round.
- (ii) Long Line with hooks.
- (iii) Rod and Line.
- (iv) Spear.

Provided that no gear except Rod and Line may be used in any river within a distance of 200 yards from any bridge.

(b) That the licensee or his agents or nominees shall report to the Deputy Commissioner or any officer of the

Fisheries Department any breach of the rules relating to fishing that may come to his or their notice.

(c) That the licensee or his agents or nominees shall not be entitled to erect any fixed engines (except in the case of stake nets when they are temporarily fixed in waters for use in conjunction with drag nets), dams or weirs for catching fish, or to use poison, lime dynamite or other noxious or explosive substance in catching fish.

(d) It shall be a condition of the license that every licensee shall be bound to show his license to any person empowered under section 6 of the Act to arrest without warrant for offences under the Act.

7. All apparatus erected or used for fishing in contravention of these rules may be seized and taken to the nearest police Station by any person empowered under section 6 of the Act to arrest, without warrant, for the breach of any rules made under section 3 of the Act and all such apparatus and all fish taken by means of any such apparatus may be forfeited on conviction of the offender under section 5 of the Act.

8. If any person licensed under rule 2 or any person holding a permit under rule 5 is convicted of a breach of the rules herein notified the Deputy Commissioner may cancel the license or permit of the person convicted.

9. (a) If a person holding a permit under rule 5 is convicted of a breach of these rules and it appears to the Deputy Commissioner that the breach was committed with the knowledge or connivance of, or at the instigation of, the licensee along with whose license the permit was issued, the Deputy Commissioner may cancel the license of that licensee.

(b) If the licensee fails to pay the instalment on due date the Deputy Commissioner may cancel his license.

10. On the cancellation of the license all permits issued along with it shall also be considered cancelled the amount already paid by the licensee shall not be refunded to him, the right of fishing shall be reauctioned by the Deputy Commissioner in the manner hereinbefore provided, and any deficiency in the original bid shall be recovered from the first licensee as if it were an arrear of land revenue.

11. It shall be the further condition of every license that no fish below the size of 8 inches of the species (i) Rahu (ii) Mirgal (iii) Barbus (Mahseer) and (iv) Catla (Thaila) shall be caught. Any such fish caught shall be liberated immediately.

By order,

M. S. SAIT,
Secretary (Development)
to the Chief Commissioner, Delhi

Delhi, the 29th July 1948

No. F. 7(210)48-HPW.—Major M. S. Chadha M.B.B.S. (Pb), D.P.H. (Eng), D.T.M. & H (Lond) M.R.C.P. (Edin) assumed charge of the post of Deputy Director of Health Services Delhi on the forenoon of the 1st July 1948.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 30th July 1948

No. F. 6(16)48-O.S.—In exercise of the powers conferred by section 40 of the Punjab Laws Act, 1872, the Chief Commissioner of Delhi is pleased to confer on Mr. Badri Nath, Price Control Sub-Inspector of the Delhi Civil Supplies Organisation, all the powers which may be exercised by a police officer to arrest without warrant any person who is reasonably suspected of having committed, or being about to commit, any offence under the Cotton Textiles (Control) Order, 1948, or any other order made under the Defence of India Rules which continues to be

in force by virtue of Section 17 of the Essential Supplies (Temporary Powers) Act, 1946, or is hereafter made in exercise of powers conferred by the said Act.

By order,

I. D. MATHUR,
Secretary (Rationing & Civil Supplies)
to the Chief Commissioner, Delhi.

Delhi, the 31st July 1948

No. F. 2(1) 48-LSG.—In pursuance of the provisions of section 15 of the Punjab Municipal Act 1911, as extended to the Province of Delhi, it is hereby notified that the Chief Commissioner of Delhi has accepted the resignation of Mr. C. J. L. Stokoe from membership of the Delhi Municipal Committee.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 31st July 1948

No. F. 7(180) 47-HPW.—Lt.-Col. P. A. Dargan, Chief Medical Officer, Delhi Province, Delhi took over charge of the duties of the post of Additional Civil Surgeon, Delhi, from Dr. S. K. Sen, on the afternoon of the 13th April, 1948.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 31st July 1948

No. F. 12(89) 48-H.P.W.—The following draft of amendments which the Chief Commissioner of Delhi proposes to make in the Delhi Motor Vehicles Rules, 1940, in exercise of the powers conferred by Section 68 of the Motor Vehicles Act, 1939 (IV of 1939) read with the notification of the Government of India in the Department of Communications No. R.60, dated the 28th June, 1939, is published for the information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 23rd August, 1948, together with any objections which may be received in respect of it before that date.

Draft amendment

The following proviso shall be added to rule 5.18:—

“Provided that the Chief Commissioner may exempt the Delhi Transport Service buses from the operation of sub-rule (b) and permit these buses to have a maximum overall width of 8 feet on specified routes”.

By order,

RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 31st July 1948

No. F. 14(15) 47-P&D.—Whereas it appears to the Chief Commissioner that the land is likely to be needed by Government for a public purpose namely, for the construction of a road from Mitraon to Kair, it is hereby notified that the land described in the specification below is required for the above purpose.

This Notification is made under the provisions of Section 4 of the Land Acquisition Act 1894 to all whom it may concern and under the provision of section 4 of the said Act, the Collector of Delhi is hereby directed to take over the acquisition of the said land.

Any person interested, who has any objection to the acquisition of the said land may, within thirty days of the publication of this Notification file an objection in writing before the Collector of Delhi.

A plan of the land may be inspected in the office of the Collector of Delhi Province and the Executive Engineer, Provincial Division, New Delhi.

Specification.

District.—Delhi.

Tehsil.—Delhi.

Village.—Mitraon Kair.

Area to be acquired.—10.83 Acre & 7.81 Acre.

Dimension of boundaries.—Upto R-D 5900 & Upto R-D 10200.

By order,

M. S. SAIT,

Secretary (Development)
to the Chief Commissioner, Delhi.

REGISTRAR JOINT STOCK COMPANIES, DELHI

[Notice under section 247(4) of Indian Companies Act VII of 1913.]

Delhi, the 23rd July 1948

No. C. 348 J.S.C.—Where there is reasonable cause to believe that no liquidator is acting in the case of Himalaya Airways Ltd., (in liquidation), Delhi and the affairs of the said company have been finally wound up. It is, therefore, notified for information that after expiration of 3 months unless the cause is shown to contrary the name of the said company will be struck off from the register.

B. R. SETH,
Registrar.

IN THE COURT OF 2ND MUNSIF CHAPRA

S.C.C. No. 69/48/48.

Jai Jai Siya Ram, proprietor of Sheo Bhandar, son of Ram Rakha Das deceased by caste Marwari by profession trader, resident of Mahalla Sahebganj, Pr. Manjhi, P.S. & P.O. and Munsif Court, Chapra, District Saran—Plaintiff.

Versus

1. The Governor General in Council through the Secretary to the Central Government (Railway Board), New Delhi.

2. The O.T. Rly. through the General Manager O.T. Rly., Gorakhpore.

3. The N.W. Rly. through the General Manager, N.W. Rly., Lahore—Defendants.

Whereas the above named, plaintiff has brought the above suit for recovery of Rs. 68/8/- as price of articles found short on delivery together with cost and interest against the above named, Defendants it is hereby notified that the Court has fixed 5.8.48 for hearing of the suit.

Yours faithfully,

ILLEGIBLE,
Munsif.

REGD. NO. D-28.